# III. How are Water Quality Assessments Performed?

### The assessment process

A surface water is assessed based on all readily available, credible, and scientifically defensible monitoring data and information pertaining to possible numeric and narrative standards violations. Each designated use is assessed, and these assessments are combined to provide an overall water quality assessment and to determine whether the Department needs to take further actions.

In assessing surface water quality there is always a risk of concluding that a surface water is impaired when it is not, or concluding that a surface water is attaining its uses when it is actually impaired. Either of these errors involves a cost. Concluding that a surface water is impaired when it is not results in a use of resources that should be utilized elsewhere. Concluding that a surface water is not impaired when it actually is allows environmental degradation and human health threats to persist. The *Impaired Water Identification* rule (A.A.C. R18-11-601 through 606) was developed to reduce both of these errors by providing a comprehensive and statistically sound method for listing a surface water.

The rest of this section describes the details of the assessment process.

Data Conflicts and Weight-of-evidence Assessments – The assessment process considers multiple environmental indicators. Each type of data (e.g., biological, toxicological, physical, and chemical) provides its own insights into the integrity and health of an aquatic system and the ability of the public to safely recreate in or use such waters. Each type of data also has different strengths and limitations. For example, chemical water samples generally evaluate and predict impacts from single pollutants, but do not capture the combined interactions of pollutants or cumulative impacts over time. Some chemicals may be found in high levels in fish tissue or sediments while available laboratory methods cannot detect their presence in the water column.

To make an assessment, apparent data conflicts must be resolved. Arizona uses a "weight-of-evidence" approach in completing assessments. The strengths and limitations of each data set are considered, looking at all of the data and exceedances in context with relevant information such as soil type, geology, hydrology, flow regime, geomorphology, natural processes, potential anthropogenic influences, characteristics of the stressors, age of the data, monitoring techniques, sampling plan, and climate.

Although multiple lines of evidence are desirable, only one line of water quality

evidence may be sufficient to demonstrate that the surface water or segment is impaired or not attaining its uses.

Data or information collected during critical conditions may be considered separately from the complete dataset. A surface water may be impaired only during critical conditions such as high or low stream flow, weather conditions, or anthropogenic activities in the watershed, even though it is attaining standards during all other conditions.

**Data Collection and Review** – For this assessment, ADEQ reviewed all readily available surface water quality data collected during the five-year period beginning January 1998 through December 2002. Data were requested from all federal and state agencies who routinely collect water quality data, including water chemistry, sediment contamination, bioassessments, fish tissue, fish kills, weed harvesting, and physical habitat information. EPA's STORET database was queried. (STORET is EPA's <u>storage</u> and <u>retrieval</u> system for housing surface water data from federal and state agencies.) The assessment team also made an effort to track down all surface water quality data collected through permit compliance, remediation, and enforcement programs within this agency, from universities, and from volunteer monitoring programs.

**Data Quality Assurance --** Data used in assessment and listing must be evaluated to determine whether they meets the credible data requirements outlined in the *Impaired Water Identification* rule (A.A.C. R18-11-602). To assure that the data is credible and relevant, all water quality data are collected

using a suitable Quality Assurance Plan (QAP) and site-specific Sampling and Analysis Plan (SAP) or equivalent planning documents. Chemical and toxicological samples must be analyzed in a state-licensed laboratory, federal laboratory, or other laboratory that can

#### QAPs and SAPs

A **Quality Assurance Plan** details how environmental data collection and analyses are planned, implemented, and assessed for quality during the monitoring project.

A **Sampling and Analysis Plan** describes where, why, and how samples are to be collected to ensure that data quality objectives are met and that samples are spatially and temporally representative of surface water conditions.

demonstrate procedures that are substantially equal to those required by the Arizona Department of Health Services and use methods identified in A.A.C R9-14-610 or 40 CFR Part 136.

These requirements apply to all data used in this assessment. Quality Assurance Plans (QAP) and Sampling and Analysis Plans (SAP) must specify the use of accepted field and laboratory methods by adequately trained staff. ADEQ has QAPs and associated SAPs for each of its monitoring programs that are available for reference by other monitoring entities and the public.

Adequate training of field and laboratory personnel is essential. ADEQ, in conjunction with Arizona Department of Health Services and Gateway Community College, provides classes in field monitoring techniques. Several other community colleges and universities also offer classes in environmental sampling techniques.

The data are reviewed for accuracy and to determine whether all data points are valid. Questionable data are flagged and eliminated from the assessment process unless they can be validated.

Some data were included in the monitoring tables that did not meet the credible data requirements. As noted in the tables, these data were not used for the final assessments, but have been included as reference information.

**Data Tracking --** Surface and ground water data are stored in ADEQ's Water Quality Database and uploaded to the federal STORET database. Data uploaded to the STORET database can be queried on the internet at: <a href="http://www.epa.gov/STORET">http://www.epa.gov/STORET</a>. ADEQ's Oracle based system is the repository of all water chemistry data collected by ADEQ and by other monitoring entities under contract by ADEQ. Eventually, all water quality data used in assessments will be stored in this database.

The groundwater portion of the database provides a comprehensive repository for well location information, well construction details, field measurement data (e.g., aquifer water levels), field observations (e.g., borehole geology), and water quality sampling results. The surface water portion stores sampling site information, field observations and measurements, and water quality sampling results. Further information concerning the Oracle database can be obtained by calling Wayne Hood, Data Management and Analysis Section Manager at (602) 771-4427.

#### Do all waters have to meet the same standards?

**Standards and Designated Uses --** Arizona sets narrative and numeric surface water standards for water quality based on the uses people and wildlife make of the water. These "designated uses" are specified in the standards for individual surface waters, or if the surface water is not listed in the rule, the designated uses are determined by the tributary rule. Surface waters have multiple designated uses, while aquifers are protected for drinking water use, unless specifically reclassified. Water quality is judged acceptable or impaired based on standards established to protect each designated use.

**Designated Use Classification --** Six groups of designated uses can be applied to surface waters. All bodies of water regulated by these standards (except canals) are protected for aquatic and wildlife uses and recreation in or on the water (either Full Body and Fish Consumption or Partial Body Contact).

- Aquatic and Wildlife. Four categories of aquatic and wildlife protection have been established. All surface waters, except canals, have one of these:
  - < Warmwater aquatic community (A&Ww),
  - Coldwater aquatic community (A&Wc),
  - < Effluent dependent water (A&Wedw),
  - Ephemeral flow (A&We).

Aquatic and Wildlife criteria (except for A&W ephemeral) are also divided into <u>acute criteria</u> (established based on short exposures) and <u>chronic criteria</u> (established based on long-term or life-time exposures.)

- Full Body Contact (FBC) or Partial Body Contact (PBC) criteria were established to maintain and protect water quality for activities such as swimming, water skiing, boating, and wading. The FBC criteria are to protect public health when people engage in full immersion in the water and potential ingestion.

  The PBC criteria are to protect people who engage in water-based recreation where full immersion and ingestion of the water are unlikely (wading, fishing, boating).
- **Fish Consumption** (FC) water quality criteria were established to protect human health from pollutants which may bioaccumulate in aquatic organisms (e.g., fish, turtles, crayfish) and be consumed by people.



 Domestic Water Source (DWS) criteria are applied to surface water that is used as a raw water source for drinking water supply. The criteria were developed assuming that conventional water treatment (disinfection and filtration) would be needed to yield water suitable for human consumption.



 Agriculture Irrigation (AgI) criteria were established to protect water used for irrigating crops.



• Agriculture Livestock Watering (AgL) criteria were established to safeguard water used for consumption by livestock.

**Narrative Standards --** Narrative surface water standards (A.A.C. R18-11-108) were established to protect water quality when a numeric standard is not available or is insufficient (**Appendix C**). The new state TMDL statute requires development of narrative implementation procedures before narrative standards can be applied to 303(d) listing decisions. Several of these documents are under development but were not available for this assessment.

# How do the new standards adopted in 2002 affect this assessment?

Surface water standards are reviewed and revised on a three-year cycle. These standards are established in Arizona Administrative Code (A.A.C.) R18-11-101 through R18-11-123 plus appendices. Ground water standards (A.A.C. R18-11-401 through R18-11-506) are revised as new drinking water protection standards are adopted.

ADEQ adopted new surface water standards in 2002. These standards did not go into effect until after completion of the 2002 assessment, so this assessment is the first to use these new standards. The surface and ground water quality standards used in this assessment are included in **Appendix C**. Some of the major changes that affected the assessment of Arizona's surface waters are described below.

**Turbidity and the New SSC Standard** – ADEQ repealed the turbidity standard in 2002 and adopted a suspended sediment concentration (SSC) standard of 80

mg/L, expressed as a geometric mean based on a four sample minimum, to protect Aquatic and Wildlife designated uses. SSC is only applicable to samples collected <u>at or near base flow</u>, which the U.S. Geological Survey (USGS) defines as "flow sustained largely by ground water discharge."

As established in Arizona's *Impaired Water Identification* rule (Appendix B), more than one exceedance of the this geometric mean standard would result in an assessment of "impaired." One exceedance would be assessed as "inconclusive." As lakes do not have flow, SSC is not applicable in lakes. ADEQ is currently developing a narrative standard to address sedimentation in lakes.

ADEQ has encountered several obstacles in assessing SSC for this report. Since the standard was recently adopted in 2002, few monitoring sites had the prerequisite four samples needed for the geometric mean. Even fewer sites were located at a gage station, which seems necessary to provide the flow data needed to determine base flow. In the end, only 10 USGS sites had sufficient data at a gage site. However, much of this USGS data targeted storm events, which would not represent base flow. Also, many of these sites were located below dams, which might not represent base flow for the stream. But the single biggest problem with assessing SSC was that ADEQ has not yet determined a scientifically based method of calculating base flow.

Recognizing various implementation issues, ADEQ has committed to reviewing the numeric SSC standard in the next triennial review (circa 2005). ADEQ will re-evaluate the most current scientific literature addressing adverse effects on aquatic life caused by excessive suspended sediment. ADEQ will also continue collecting turbidity, suspended sediment concentration, and total suspended solids data at all monitoring sites as part of its routine monitoring program to try to establish correlations between the parameters.

In the meantime, for the 2004 assessment, ADEQ has done the following to identify potential suspended sediment problems in streams and lakes:

Turbidity data have been included and assessed under the former standard. Assessments of "inconclusive" and "attaining" based on turbidity were made by the same methods that were used in the last assessment (see "Assessment of Each Designated Use" later in this chapter for assessment criteria for "attaining," "impaired," "inconclusive," and "not attaining"). The following waters were assessed as "not attaining" for turbidity and placed in a subcategory of Category 4 waters (4D):

- Waters on the 2002 303(d) List for turbidity (unless sufficient data to assess as "attaining");
  - < Waters with <u>new data that indicate impairment</u> under the former standard; and
  - Waters with less than 20 sample, but more than 5 turbidity exceedances, that EPA would have placed on the 303(d) List.
- Waters for which a <u>turbidity TMDL</u> had been approved by EPA were assessed as "not attaining" and placed in the subcategory of Category 4 waters (4A).
- All of the SSC data were screened, and any site with at least 4 samples and all or a portion of the data might exceed the geometric mean standard of 80 mg/L were identified. Since ADEQ does not yet have a method to determine base flow, all data were included and assessed without regard to flow. These 10 USGS sites have "potential impairment" and were assessed as "inconclusive" and placed on the Planning List. This was done to flag these waters for further study.
- ADEQ has included a table of the lakes and streams potentially impaired due to sediment in Chapter VI, along with a map showing their location in the state. This table includes those waters assessed as "not attaining" due to turbidity (4D), and those assessed as "inconclusive" due to suspended sediment concentration. These are the lakes and streams that will have high priority for further suspended sediment studies.

Despite these assessment problems, EPA is developing methods to establish base flow. This may result in many or all of the reaches identified as having "potential impairment" due to suspended sediment concentration being added to the 2004 303(d) List by EPA. EPA may also declare that all of the surface waters in the category 4D due to turbidity are violating narrative standards, and therefore, EPA may add all of those waters to the 2004 303(d) List.

Escherichia Coli and Fecal Coliform Standards – Escherichia coli standards were established for waters with Partial Body Contact. As most surface waters in Arizona have either Partial Body or Full Body Contact uses (with the exception of metropolitan area canals), Arizona dropped the fecal coliform standards for other designated uses, such as Domestic Water Source, Aquatic and Wildlife, Agricultural Irrigation and Agricultural Livestock Watering.

The new *Escherichia coli* standards were lowered for the single sample maximum for Full Body Contact from 580 colony forming units per 100 milliliters (CFU/100 ml) down to 235 CFU/100 ml. This reduction in the standard resulted in several more waters being identified as "impaired."

The new standards also replaced the 30-day geometric mean (5-sample minimum), with a new geometric mean (4 sample minimum). The new standard can be applied to any consecutive 4 samples and is not limited to those collected within 30 days. However, because the *Impaired Water Identification* rule has not yet been revised to fit the new surface water standards, listing decisions for this assessment could only be based on a 30-day geometric mean. Therefore, for this assessment the geometric mean standard of 126 was applied only when there were sufficient samples to determine a geometric mean within a 30-day period.

Changes in Other Standards – A number of other standards were significantly changed by the adoption of the new standards in 2002. Among those, the following changes resulting in several additions or delistings to the 303(d) List or the Planning List:

- The beryllium standards for Fish Consumption changed from 0.21  $\mu$ g/L to 1,130  $\mu$ g/L;
- The fluoride standards to protect Full and Partial Body Contact changed from 8,400  $\mu$ g/L to 84,000  $\mu$ g/L;
- A new lead standard to protect Full and Partial Body Contact was established at 15 μg/L (no standard previously for these uses);
- The manganese standards to protect Full and Partial Body Contact changed from 19,600  $\mu$ g/L to 196,000  $\mu$ g/L.

Aquatic and Wildlife Use Designations -- ADEQ's Biocriteria Program determined that aquatic communities change from warmwater to coldwater communities consistently around the 5000-foot elevation throughout Arizona. Based on this research, streams listed in Arizona's Water Quality Standards that crossed this elevation were split from one reach into two: coldwater above the 5000-foot line (A&Wc) and warmwater (A&Ww) below. The reach numbers remained the same, with an "A" (coldwater) or "B" (warmwater) attached.

**Tributary Rule --** Significant changes were also made in Arizona's tributary rule (A.A.C. R18-11-105). The tributary rule is used to assign designated uses to streams and lakes not listed in the surface water quality standards. The previous rule considered uses of the tributary as well as downstream uses. The new rule assigns an Aquatic and Wildlife use based on flow regime (perennial, intermittent, or ephemeral) and 5000-foot elevation (coldwater vs. warmwater). All perennial and intermittent streams are given the Fish Consumption and Full Body Contact uses, and all ephemeral streams are assigned the Partial Body Contact designated use.

The Agricultural Irrigation, Agricultural Livestock Watering, and Domestic Water Source uses no longer apply to tributaries not listed in rule.

## Do some waters have special standards to meet?

**Unique Waters Classification and Antidegradation Standards** – A Unique Water is a surface water classified by ADEQ as an outstanding state resource water (as prescribed in A.A.C. R18-11-112). Twenty streams have been established as Unique Waters in Arizona (**Figure 11**).

ADEQ may classify a surface water as a unique water through the rule making process if it meets one of the following criteria:

- The surface water is of exceptional recreational or ecological significance because of its unique attributes, including but not limited to attributes related to the geology, flora, fauna, water quality, aesthetic values, or wilderness characteristics of the surface water, or
- Threatened or endangered species are known to be associated with the surface water and existing water quality is essential to the maintenance and propagation of a threatened or endangered species, or the surface water provides critical habitat for a threatened or endangered species.

Public comments in support or opposition to a Unique Waters nomination are considered by the Department in making the decision on classifying a water as meeting one or both of these criteria.

Unique waters are given more stringent surface water quality protections than other surface waters under the state's antidegradation rule A.A.C. R18-11-107(D). Under antidegradation implementation procedures, activities that may result in a new or expanded discharge of pollutants to Unique Water (or its tributaries) are prohibited if the discharge would cause degradation of existing

water quality. Discharges include those caused by land use activity (e.g., construction, mining, grazing, agriculture) as well as discharges requiring a surface water discharge permit (e.g., wastewater treatment plant discharge, adit, dredge and fill activity).

Additional, more stringent, numeric standards can be specified for Unique Waters. These site specific standards are listed in the surface water standards (A.A.C. R18-11-112).

**Effluent Dependent Water** – ADEQ classifies some waters as effluent dependent waters (**Figure 12**). These surface waters would be ephemeral, except for the discharge of treated effluent. Designated uses are limited to Aquatic and Wildlife effluent dependent water, Partial Body Contact, and in some places Agriculture Livestock Watering.

Arizona has developed specific Aquatic and Wildlife effluent dependent water (A&Wedw) standards for bacteria, water temperature, dissolved oxygen, and acute and chronic toxic chemical criteria (**Appendix C**). In general, these standards are less stringent than other Aquatic and Wildlife designated uses due to the limited species of aquatic life that these waters can support. The exception is *Escherichia coli*, which is more stringent because of the likelihood of pathogens in wastewater.

Moderating Provisions – Dischargers have the opportunity to establish a "mixing zone" or "variance" through the NPDES/AZPDES permit process. These moderating provisions provide an alternate standard for the surface water. A mixing zone is a prescribed area or volume of surface water where initial dilution of the discharge takes place. A mixing zone can only be established if there is adequate water for dilution; therefore it cannot be applied to an ephemeral drainage. ADEQ can also grant a pollutant specific variance for a point source discharge for up to five years where:

- 1. The permittee demonstrates that the treatment is more advanced than the technology-based effluent limitations needed to comply with the water quality standards, but
- 2. It is not technically feasible to achieve this level of treatment within the next five years, or the cost of such treatment would result in unacceptable social and economic impacts.
- 3. Human-caused conditions or sources of pollution prevent attainment of the water quality standard and cannot be remedied within the next five years.

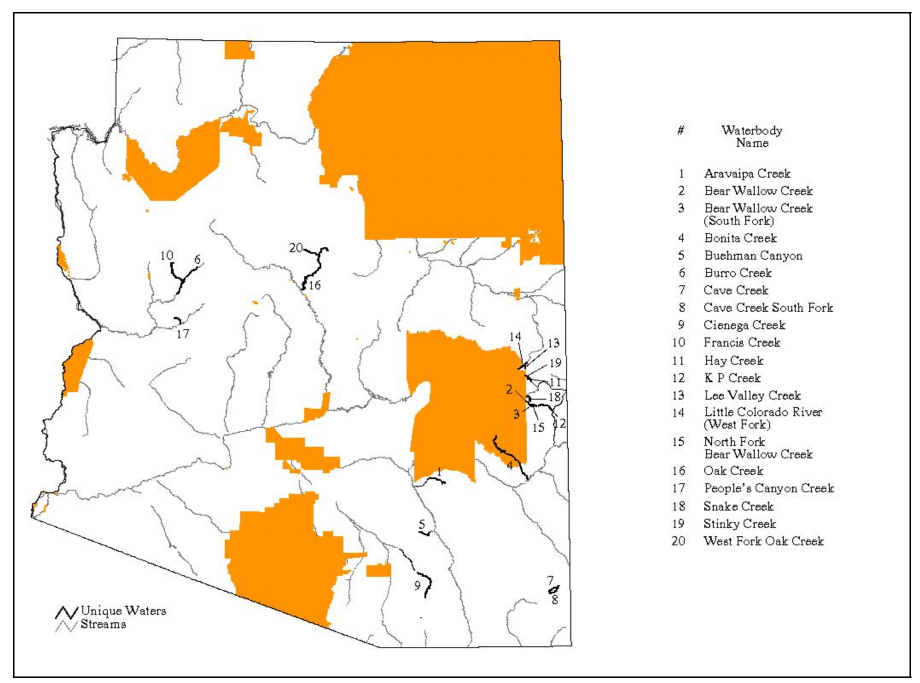


Figure 11. Unique Waters in Arizona

Figure 12. Effluent Dependent Waters in Arizona

(See surface water names on the following table)

# **Effluent Dependent Waters in Arizona (for Figure 12)**

Map #	Surface Water Name and Wastewater Treatment Plant (WWTP)	Map#	Surface Water Name and Wastewater Treatment Plant (WWTP)	Map #	Surface Water Name and Wastewater Treatment Plant (WWTP)
1	Cataract Creek below Williams WWTP to 1 km downstream	16	Salt River below Phoenix 23 <sup>rd</sup> Avenue WWTP (Phoenix metro WWTPs) to Gila River	31	Lake Humphreys from Flagstaff WWTP
2	Bright Angel Wash below So Rim of Grand Canyon WWTP to Coconino Wash	17	Bitter Creek below Jerome WWTP to Indian Reservation	32	Whale Lake from Flagstaff WWTP
3	Rio de Flag below Flagstaff WWTP to San Francisco Wash	18	American Gulch below the No. Gila County WWTP to E. Verde River	33	Dry Lake from Stone Container WWTP
4	Bennett Wash below ADOC*-Safford WWTP to Gila River	19	Gila River below #16 to Gillespie Dam (Phoenix metro WWTPs)	34	Pintail Lake from Show Low WWTP
5	Unnamed wash below ADOC*-Globe WWTP to Indian Reservation	20	Unnamed wash from Gila Bend WWTP to Gila River	35	Telephone Lake from Show Low WWTP
6	Gila River below Florence WWTP to Felix Rd.	21	Agua Fria River below El Mirage WWTP to 2 km downstream	36	Ned Lake from Show Low WWTP
7	Queen Creek below Superior WWTP to Potts Canyon	22	Agua Fria River below Prescott Valley WWTP (#24)	37	Lower Walnut Canyon Lake from Flagstaff WWTP
8	Unnamed wash below Queen Valley WWTP to Queen Creek	23	Unnamed wash below Luke Air Force Base WWTP to Agua Fria River	38	Lake Cochise south of Twin Lakes Golf Course
9	Walnut Gulch below Tombstone WWTP to Tombstone Wash	24	Unnamed wash below Prescott Valley WWTP to Agua Fria River		
10	Santa Cruz River below Pima County Roger Rd. WWTP to Baumgartner Rd.	25	Unnamed wash to Whitewater Draw below Bisbee Airport WWTP)		
11	Santa Cruz River below Nogales International WWTP to Tubac bridge	26	Holy Moses Wash below Kingman WWTP to 3 km downstream		
12	Sonoita Creek below Patagonia WWTP to 750 ft. downstream	27	Jack's Canyon Wash below Big Park WWTP to Dry Beaver Creek		
13	Unnamed wash below Oracle WWTP to 5 km downstream	28	Transept Canyon below No. Rim Grand Canyon WWTP to 1 km downstream		
14	Pinal Creek below Globe WWTP (#15) to Radium	29	Unnamed tributary to Alder Wash below Mount Lemmon WWTP		
15	Unnamed wash below Globe WWTP to Pinal Creek	30	Mule Gulch below Bisbee WWTP to Highway 80 bridge		

<sup>\*</sup> ADOC = Arizona Department of Corrections

#### What is Arizona's assessment criteria?

Most of Arizona's assessments are based on numeric water chemistry data. To determine whether there are sufficient data and that the data are representative of the surface water being assessed, the following attributes must be considered: core parametric coverage, number of samples, number of sampling events, seasonal distribution of samples, and sample locations. The criteria for assessment are described in the following paragraphs.

**Core Parametric Coverage** – Although all parameters with numeric standards are used for this assessment, a core set of parameters was established for each designated use (**text box above**). These core parameters must be sampled during at least three independent sampling events to determine whether a specific designated use assigned to the surface water is "attaining."

Core parameters were selected based on EPA guidance in the draft *Consolidated Assessment and Listing Methodology* (CALM) document (EPA, 2001). This guidance places emphasis on narrative standards, suggesting that core indicators would include: bioassessments, habitat assessments, ambient toxicity testing, contaminated sediment, health of individual organisms, nuisance plant growth, algae, sediments, and odor and taste. Arizona's choice of core indicators has changed slightly due to standards changes and more recent water quality research. Dissolved chromium was dropped from Aquatic and Wildlife, and total chromium was added to Domestic Water Source. Lead was also added to Domestic Water Source. Metals were dropped from Full and Partial Body Contact. Core parameters will continue to change in the future as better assessment tools and criteria are developed.

**Exempted Exceedance of Standards** – Some exceedances are specifically exempted in Arizona's surface water standards or *Impaired Water Identification* rule (**Appendix B and C**). In these cases, the exceedances would be noted in the monitoring tables, but not used as evidence of impairment:

- Naturally-occurring conditions (A.A.C. R18-11-119). For this assessment, the naturally-occurring conditions exempted included:
  - Low dissolved oxygen occurring due to documented ground water upwelling;
  - Areas minimally impacted by human activity, where springs are the source of a pollutant due to natural deposits; or

#### Core Parametric Coverage

For each designated use, at least three samples of the following parameters are required to assess the designated use as "attaining" uses:

**Aquatic and Wildlife:** dissolved oxygen, flow (if a stream) and depth (if a lake), hardness, pH, turbidity/suspended sediment concentration, total nitrogen and total phosphorus<sup>1</sup>, dissolved metals (cadmium, copper, and zinc)

Fish Consumption: total mercury

Full Body or Partial Body Contact: Escherichia coli, pH

**Domestic Water Source:** nitrate/nitrite or nitrate, pH, total fluoride, and total metals (arsenic, chromium or chromium VI. and lead)

Agriculture Irrigation: pH, total boron, and total manganese

Agriculture Livestock Watering: pH, total copper, and total lead

Special notes:

- 1. Nitrogen and phosphorus are required only in surface waters with nutrient standards.
- 2. Dissolved oxygen, turbidity/SSC, and Escherichia coli are not required in ephemeral waters.
- 3. Suspended sediment concentration is not required in effluent dependent waters.
  - Minimally impacted drainage areas, such as a small drainage in the Grand Canyon National Park, where excess turbidity is due to natural erosion of sandstone geological formations.
- Operation and maintenance of a canal, drain, or municipal park lake (e.g., dewatering, dredging, and weed control) (A.A.C. R18-11-117);
- Routine physical or mechanical maintenance of dams and flood control structures may cause increases in turbidity (A.A.C. R18-11-118); and
- Discharge of lubricating oil associated with start-up of well pumps which discharge to canals (A.A.C. R18-11-117).

Note that some waters are not defined as a "surface water" in Arizona's Surface Water Quality Rules (e.g., wastewater treatment lagoons or impoundments). Surface water quality standards would not apply to these waters.

**Spatial and Temporal Considerations** – To determine whether there are sufficient samples and sampling events to support an assessment, first it must be determined that the samples are spatially and temporally independent, as required by the *Impaired Water Identification* rule (A.A.C. R18-11-603). Samples are spatially independent if they are collected more than 200 meters apart; or if collected less than 200 meters apart, samples were taken to characterize the effect of an intervening tributary, outfall, pollution source, or significant

hydrographic or hydrologic change. Samples are <u>temporally independent</u> if they are collected more than seven (7) days apart.

If samples are neither spatially nor temporally independent (e.g., samples taken at different depths in a lake), the data will be represented by a calculated value. The method for calculating these values varies by type of surface water standard. If the standard was established to protect from immediate or acute impacts, then a maximum or worst case value for the data set is used. Examples of standards developed for acute exposures include: dissolved metals, chlorine, dissolved oxygen, and ammonia (some of these have chronic standards as well). However, if the standard was developed based on concern for lifetime or long-term exposure, then an appropriate measure of central tendency (e.g., mean, median, geometric mean) is used. Most standards that protect domestic water source, fish consumption, and agricultural uses fall into this second category.

Some surface water quality standards are evaluated by number of <u>sampling</u> <u>events</u>, rather than number of samples. Parameters that must be assessed in this manner are the acute and chronic standards for the Aquatic and Wildlife designated uses, the *Escherichia coli* standard for the Full and Partial Body Contact designated uses, and the nitrate standard for the Domestic Water Source use. An assessment is made based on sampling event, where more than one sampling event exceeding standards is assessed as "impaired." In other words, if an exceedance occurred at multiple sample sites on a reach within a 7-day period, these data are evaluated as one sampling <u>event</u> exceeding standards. In the monitoring tables, event exceedances are indicated in the summary row for each reach or lake.

Adjustments due to Testing Precision – Field measurements and certain analytical methods are sometimes less precise than other water quality measurements. Imprecision due to error are addressed through quality assurance/quality control procedures (e.g., calibration of the field equipment, placement of the instrument in the stream, holding temperatures); however, other variations are inherent in natural systems, equipment specifications, and analytical methods.

When a field sample measurement is within the manufacturer's specification for accuracy, the result is considered to meet the surface water quality standard. For the 2004 listing cycle, three field measurements were adjusted due to the following manufacturer specification's concerning precision:

- pH is  $\pm$  0.2 standard units,
- Dissolved oxygen is  $\pm 0.2$  mg/L, and
- Turbidity is  $\pm 2$  NTU.

For example, dissolved oxygen reported at 5.9 mg/L was <u>not</u> counted as a violation of the 6.0 mg/L standard (range 5.8 - 6.2).

Both lab and field bacterial analysis provide an <u>estimation</u> of bacterial density, reported in terms of Most Probable Number (MPN). For example, using the multiple tube technique, if the result is reported as 240 colony forming units (CFU), there is a 95% confidence level that the result is between 100 and 940 CFU (*Standard Methods for Examination of Water and Wastewater*, 20<sup>th</sup> *Edition*).

For the 2004 listing cycle, the imprecise nature of bacteria samples were considered when a 303(d) Listing decision would be based on results reported relatively near the single sample maximum standard of 235 CFU. Generally, a 303(d) Listing can result from only two (2) exceedances of the single sample maximum bacteria standard within a three-year period. However, when one of the two samples was near the standard (for example, only 240 CFU), the exceedances were considered "inconclusive" and did not result in a listing.

**Assessment of each Designated Use (Step 1)** – The following criteria are applied to assess the individual designated uses assigned to the surface water in rule:

- Attaining A designated use is assessed as "attaining" if:
  - A. For most standards (except situations in B, C, and D below),
    - 1. Three or more temporally independent sampling events for all core parameters (see core parameters discussion above), collected across multiple seasons, and
    - 2. No exceedances, or
    - 3. If exceedances, 10 or more samples but fewer exceedances than would place the water on the Planning List based on Table 1 in the *Impaired Water Identification* rule.
  - B. For chronic standards,
    - 1. Three or more temporally independent sampling events for all core parameters, collected across multiple seasons, <u>and</u>
    - 2. No exceedances, or
    - 3. If exceedances, 10 or more samples, but less than 10% exceeding standards.
  - C. For acute standards,
    - 1. Three or more temporally independent sampling events for all core parameters, collected across multiple seasons, <u>and</u>
    - 2. No exceedances, or
    - 3. If exceedances, three years of samples since last exceedance.
  - D. For an annual mean, 90<sup>th</sup> percentile, or 30-day geometric mean, no exceedances within the assessment period.
- **Impaired** A designated use is assessed as "impaired" if:
  - A. For most standards (except situations in B, C, and D below),
    - 1. 20 or more samples with the minimum number of exceedances listed in Table 2 (the 303d List) in the *Impaired Water Identification* rule, and
    - 2. Collected during three or more temporally independent sampling events.
  - B. For chronic standards:
    - 1. If at least 10 samples, 25% or more exceed chronic standards, or
    - 2. If fewer than 10 samples, at least three samples exceed chronic standards.
  - C. For acute standards.
    - 1. Exceedances occurred during two or more sampling events

- within a 3-year period, and
- 2. Fewer than three years of samples since last exceedance.
- D. For an annual mean, 90<sup>th</sup> percentile or 30-day geometric mean,
  - 1. Two or more exceedances within the assessment period, and
  - 2. Fewer than three years of samples since last exceedance.
- **Not attaining** -- A designated use is assessed as "not attaining" if it would be "impaired" except that:
  - A. A TMDL is approved by EPA and TMDL implementation is ongoing, but water is not yet attaining its designated uses.
  - B. Another action is occurring and documented that is expected to bring the surface water to "attaining" by the next assessment.
  - C. Investigation shows that impairment is due to pollution and not a pollutant. For example, investigation reveals that lake low dissolved oxygen and pH problems are not due to nutrient loadings but are solely due to the lack of flow.
  - D. The use is impaired based on the former turbidity standard (repealed in 2002), but there are insufficient suspended sediment concentration data (new sediment standard) to make an assessment. (Note Arizona has created this subcategory for the 2004 assessment.)
- **Inconclusive** A designated use is assessed as inconclusive if:
  - A. Insufficient samples, exceedances, or core parameters to assess as "attaining," "not attaining," or "impaired."
  - B. Samples collected did not meet credible data requirements
  - C. There is evidence of a narrative violation (must be related to water quality and a specific surface water). For example,
    - 1. Fish kill documented.
    - 2. Beach closure documented,
    - 3. USFWS or AGFD have published that poor water quality is impacting aquatic life (fish anomalies, etc),
    - 4. Preliminary fish tissue studies indicate fish advisory may be warranted,
    - 5. Complaints have been received related to a narrative standard that are being investigated.

**Assessment of the Reach or Lake (Step 2)** – Once each designated use is assessed, they must be combined into an overall assessment of the stream reach or lake. A stream reach or lake can be placed into one of the following categories:

- **Attaining** -- Surface waters assessed as "attaining" a designated use fall into three categories:
  - < Attaining All Uses All designated uses were assessed as "attaining."
  - Attaining Some Uses At least one designated use was assessed as "attaining" and all other uses were assessed as "inconclusive" (see "inconclusive" criteria below). Added to the Planning List for further monitoring.
  - Threatened A use would be assessed as "attaining" except that analysis indicates that a standard may be exceeded before the next assessment. Added to the Planning List for further monitoring.
- **Impaired** -- Surface waters assessed as "impaired" for a designated use are listed as Impaired, included on the 303(d) List, and scheduled for completion of a TMDL for the listed pollutant.
- Not attaining -- Surface waters assessed as "not attaining" a designated use are listed as Not Attaining, with the exception of those that are also "impaired" (waters can be placed in only one Category). These waters are added to the Planning List for further monitoring.
- **Inconclusive** -- Surface waters are assessed as "inconclusive" if all designated uses are listed as Inconclusive. Any surface water with at least one "inconclusive" designated use is added to the Planning List for further monitoring.
- **Not assessed --** A surface water is shown as "not assessed" if there are only 1 or 2 sampling events, and no evidence of narrative violations, or if the data do not meet the credible data requirements. By default all designated uses are "inconclusive."

The flow chart (**Figure 14**) on page 13 helps to illustrate this second step of the assessment process.

#### Which "Cottonwood Wash" and how much was assessed?

To communicate assessment information and eliminate the ambiguity caused by many streams in Arizona having the same common name (e.g., Sycamore Creek) and a large number of unnamed washes,

all of the assessed lakes and streams have been given identification numbers. These numbers are based on the drainage area in which the surface water is located (Hydrologic Unit Code area - see chapter II) and a reach or lake number. These identification numbers can be linked to a digitized hydrography through a computerized Geographic Information System (GIS).

When assessment are complete ADEQ will provide the assessment information to EPA along with GIS coverages which indicate where the assessed lakes and streams are located. These linkages were also used in this report to generate the assessment maps provided in Chapter IV.



Figure 13. Reach Delineation

Arizona assesses an entire surface water "reach" or lake based on one or more monitoring sites (**Figure 13 and text box**). As more monitoring data become available, differences in water quality in portions of a reach or a lake may become apparent, and the reach or lake is segmented. This has frequently occurred during TMDL investigations, as the extent of contamination becomes more defined. Reaches are also routinely divided due to changes in designated uses.

#### Reach Definition and Delineation

The US Geological Survey divided streams across the United States into drainage areas or Hydrologic Unit Code areas (HUCs). The Environmental Protection Agency then divided the streams into reaches based on hydrological features such as tributaries and dams, and provided a unique number for each stream reach. These reaches have been further divided by ADEQ due to changes in designated uses, hydrology, and documented changes in water quality. In **Figure 14**, 15060202 is the HUC and 028 is the reach.

Assessment Process III - 12 Draft November 2003

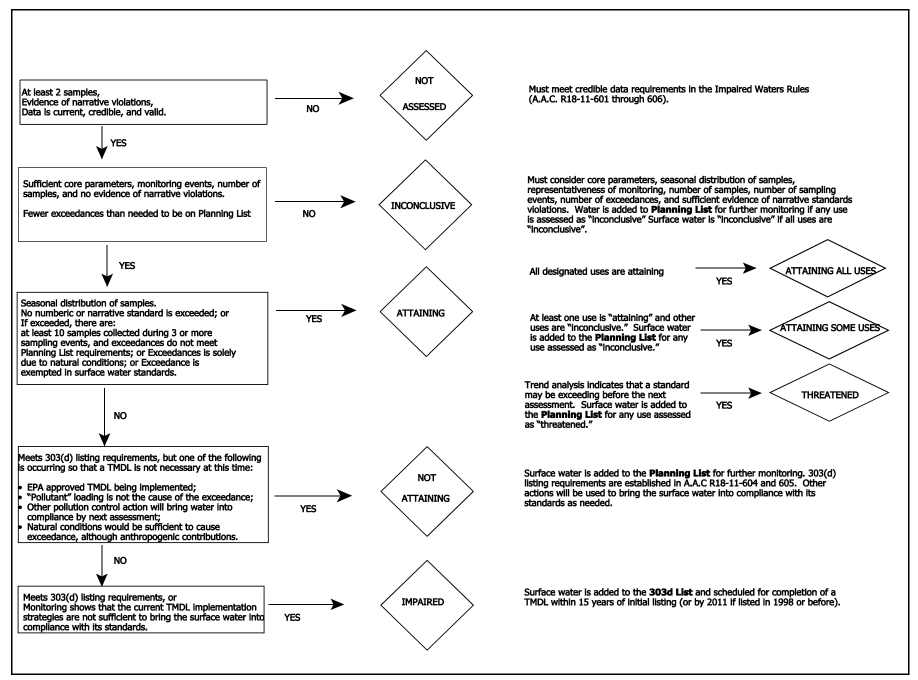


Figure 14. 2004 Assessment Process Diagram

#### How do lake and stream assessments differ?

The depth of a lake adds an additional level of complexity to an assessment. Samples are frequently collected at multiple levels in a lake because lower levels of a lake may have naturally higher chemical concentrations, especially when the lake is "stratified." Stratification is a natural process in which several horizontal water layers of different density may form in a lake. During stratification, the bottom layer (hypolimnion) is cool, high in nutrients, low in light, low in productivity, and low in dissolved oxygen. The top layer (epilimnion) is warm, higher in dissolved oxygen, light, and production, but normally lower in nutrients. The sharp boundary between the two layers is called a thermocline (metalimnion). Lake stratification is caused by temperature-created differences in water density.

Some measurements are more commonly taken in lakes or are used in a different way in lakes than in streams. For example, Chorophyll-a, Secchi depths, and volatile suspended solids results are compared to total suspended solids and turbidity values to determine whether excessive turbidity is actually related to a planktonic algal bloom and potential excessive nutrients or is related to suspended sediments and potential excessive lake sedimentation.

**Trophic Status --** In addition to comparing water quality monitoring results with standards, ADEQ classifies lakes according to trophic status. Lakes are classified in a continuum of lake stages from low productivity to high productivity as nutrients accumulate or are depleted in the system.

Oligotrophic Low algal or plant productivity
Mesotrophic Medium algal or plant productivity
Eutrophic High algal or plant productivity, and

Hypereutrophic Very high algal or plant productivity and light-limited

(Algae shades available light, inhibiting further

growth)

A trophic classification is included in the assessment tables in Chapter V. The "Trophic Status Index" used in this assessment integrates phosphorus, nitrogen, Secchi depth, and Chlorphyll\_a data, as indicated in **Table 6.** This trophic classification is based on: Brezonik, Patrick L. 1986. "Trophic State Indices: Rationale for Multivariate Approaches", *Lake and Reservoir Management*, USEPA, Office of Water. 440/5/84-001, pages 441-445. The Lakes Program is working on refining this trophic analysis in the future by accounting for macrophytes, algal diversity, and biovolume.

Given sufficient time, lakes go through a natural trophic progression accumulating nutrients and biomass. However, activities within the watershed may unduly speed up this process. It is important to note the hydrologic design and construction (e.g., shallow, with little water flow through) of most Arizona lakes may create management challenges such as high productivity and sedimentation.

**Table 4. Trophic Classification Thresholds** 

	TROPHIC STATUS					
	Oligotrophic	Mesotrophic	Eutrophic	Hypereutrophic		
Trophic Status Index	<30	30-45	45-65	>65		
Chlorophyll-a (µg/L)	<5	5-12	12-20	>20		
Secchi Depth (meters)	>3	1.2-3	0.6-1.2	<0.6		
Total Phosphorus (mg/L) Phosphorus-limited Nitrogen & Phosphorus-limited	<10 <13	10-20 13-35	20-35 35-65	>35 >65		
Total Nitrogen (mg/L) Nitrogen-limited Nitrogen & Phosphorus-limited	<0.25 <0.28	0.25-0.65 0.28-0.75	0.65-1.1 0.75-1.2	>1.1 >1.2		

Nitrogen- limited = nitrogen : phosphorus ratio is <10. Phosphorus-limited = nitrogen : phosphorus ratio is > 30.

Nitrogen and phosphorus-limited (colimited) = nitrogen : phosphorus ratio is 10-30

#### Can one get a copy of the data used for this assessment?

ADEQ continues to look for ways to share the data used in this assessment report with the public. Monitoring data are summarized in Chapter IV and are organized into tables by watershed. These summary tables indicate which agency and program collected the data, the amount and type of data, dates collected, frequency of exceedances, and more. Ambient surface water quality data collected by ADEQ staff can be obtained through EPA's STORET database on the internet at <a href="http://www.epa.gov/STORET">http://www.epa.gov/STORET</a>.